IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

| UNITED STATES OF AMERICA, | |
|---------------------------|--------------------------|
| Plaintiff, | |
| v. | CRIMINAL NO. 17-128 (GAG |
| PEDRO SILVERIO, | |
| Defendant. | |

REPORT AND RECOMMENDATION RE: RULE 11 PROCEEDINGS (PLEA OF GUILTY)

I. Procedural Background

On March 1, 2017, a grand jury returned an indictment against Pedro Silverio, (hereinafter referred to as "defendant"). ECF No. 8. Defendant has agreed to plead guilty to counts one, two and three of the indictment. Count one charges the defendant of conspiring to possess with intent to distribute cocaine, in violation of Title 21, United States Code, Section 846. Count two charges the defendant of possession with intent to distribute cocaine, in violation of Title 21, United States Code, Section 841(a)(1) and (b)(1)(A). Count three charges the defendant of unlawfully entering the United States of America, in violation of Title 8, United States Code, Section 1326(a).

II. Consent to Proceed Before a Magistrate Judge

On February 12, 2019, while assisted by counsel the defendant, by consent, appeared before the undersigned in order to change his previous not guilty plea to a plea of guilty as to counts one, two and three of the indictment. In open court the defendant was questioned as to the purpose of the hearing being held and was advised of: (a) the nature and purpose of the hearing; (b) the fact that all inquiries were to be conducted under oath and that it was expected that his answers would be truthful; (c) the potential consequences of lying under oath (such as a perjury charge); and (d) his right to have the change of plea proceedings presided by a district judge instead of a magistrate judge. The defendant was

also explained the differences between the appointment and functions of the two. The defendant consented to proceed before the undersigned magistrate judge.

III. Proceedings Under Rule 11, Federal Rules of Criminal Procedure

A. Rule 11(c)(1) Requirements

Rule 11 of the Federal Rules of Criminal Procedure governs the acceptance of guilty pleas to federal criminal violations. Pursuant to Rule 11, in order for a plea of guilty to constitute a valid waiver of the defendant's right to trial, guilty pleas must be knowing and voluntary: "Rule 11 was intended to ensure that a defendant who pleads guilty does so with an 'understanding of the nature of the charge and consequences of his plea."" <u>United States v. Cotal-Crespo</u>, 47 F.3d 1, 4 (1st Cir. 1995) (quoting <u>McCarthy v. United States</u>, 394 U.S. 459, 467 (1969)). [There are three core concerns in these proceedings]: 1) absence of coercion; 2) understanding of the charges; and 3) knowledge of the consequences of the guilty plea. <u>United States v. Cotal-Crespo</u>, 47 F.3d at 4 (citing <u>United States v. Allard</u>, 926 F.2d 1237, 1244-45 (1st Cir. 1991)).

United States v. Hernández-Wilson, 186 F.3d 1, 5 (1st Cir. 1999).

B. Admonishment of Constitutional Rights

To assure defendant's understanding and awareness of his rights, defendant was advised of his right:

- 1. To remain silent at trial and be presumed innocent, since it is the government who has the burden of proving his guilt beyond a reasonable doubt.
- 2. To testify or not to testify at trial and that no adverse inference could be made in relation to his decision not to testify.
- 3. To a speedy trial before a district judge and a jury, at which he would be entitled to see and cross-examine the government witnesses, present evidence on his behalf, and challenge the government's evidence.
- 4. To have a unanimous verdict rendered by a jury of twelve persons which would have to be convinced of defendant's guilt beyond a reasonable doubt by means of admissible evidence.
 - 5. To use the subpoena power of the court to compel the attendance of witnesses.

Upon listening to the defendant's responses, observing his demeanor and his speaking with his attorney, that to the best of counsel's belief defendant had fully understood his rights, it is determined that defendant is aware of his constitutional rights.

C. Consequences of Pleading Guilty

Upon advising defendant of his constitutional rights, he was further advised of the consequences of pleading guilty. Specifically, defendant was advised that by pleading guilty and upon having his guilty plea accepted by the court, he will be giving up the above rights and will be convicted solely on his statement that he is guilty.

Furthermore, the defendant was admonished of the fact that by pleading guilty he would not be allowed later on to withdraw his plea because he eventually might disagree with the sentence imposed, and that if he violates the conditions of supervised release, that privilege could be revoked and he could be required to serve an additional term of imprisonment. He was also explained that parole has been abolished.

In response to further questioning, the defendant was explained, and he understood, that if convicted on counts one and two he will face the following penalties as to each one of said counts: a term of imprisonment of not less than ten (10) years and not more than life, a fine not to exceed \$10,000,000.00, and a term of supervised release of at least five (5) years but not more than life.

Also, the defendant was explained, and he understood, that if convicted on count three, he is exposed to a term of imprisonment of not more than two (2) years, a fine not to exceed \$250,000.00, and a term of supervised release of not more than one (1) year.

The defendant was also explained what the supervised release term means. Defendant was also made aware that the court must impose a mandatory penalty assessment of one hundred dollars (\$100) per offense pursuant Title 18, United States Code, Section 3013(a).

The defendant was advised that the ultimate sentence was a matter solely for the court to decide in its discretion and that, even if the maximum imprisonment term and fine were to be imposed upon him, he later could not withdraw his guilty plea for that reason alone. The defendant understood this.

D. Absence of Plea Agreement

There is no plea agreement in this case. The defendant was explained that the court, upon imposing sentence, is not bound by the U.S. Sentencing Guidelines which are advisory. In addition, the defendant was advised that the court may impose any sentence up to the maximum possible penalty prescribed by statute. Defendant acknowledged having understood these explanations.

E. Basis in Fact

At the change of plea hearing, the defendant admitted that beginning on a date unknown to on or about February 21, 2017, in Puerto Rico, and elsewhere within the jurisdiction of this court, he knowingly and intentionally conspired and agreed with others to possess with intent to distribute five (5) kilograms or more of a mixture or substance containing a detectable amount of cocaine. In addition, the defendant admitted that on or about February 21, 2017, in Puerto Rico, he knowingly and intentionally possessed with intent to distribute five (5) kilograms or more of a mixture or substance containing a detectable amount of cocaine. The defendant also admitted that on or about February 21, 2017, in Puerto Rico, he, an alien, knowingly and unlawfully entered the United States after having been deported therefrom on or about May 21, 2013, and not having obtained the express consent of the Secretary of Homeland Security to reapply for admission to the United States.

F. Voluntariness

The defendant accepted that no threats had been made to induce him to plead guilty and that he did not feel pressured to plead guilty.

G. Administrative Consequences

Defendant was warned, and he understood, that his decision to enter a guilty plea in this case

may result in negative or adverse consequences regarding his immigration status in the United States.

IV. Conclusion

The defendant, by consent, has appeared before me pursuant to Rule 11, Federal Rules of

Criminal Procedure, has entered a plea of guilty as to counts one, two and three of the indictment. After

cautioning and examining the defendant under oath and in open court, concerning each of the subject

matters mentioned in Rule 11, as described in the preceding sections, I find that defendant is competent

to enter this guilty plea, is aware of the nature of the offenses charged and the maximum statutory

penalties that the same carry, understands that the charges are supported by the government's evidence,

has admitted to every element of the offenses charged, and has done so in an intelligent and voluntary

manner with full knowledge of the consequences of his guilty plea. Therefore, I recommend that the

court accept the guilty plea of the defendant and that the defendant be adjudged guilty as to counts one,

two and three of the indictment.

Any objections to this report and recommendation must be specific and must be filed with the

Clerk of Court within fourteen (14) days of its receipt. Failure to timely file specific objections to the

report and recommendation is a waiver of the right to review by the district court. United States v.

<u>Valencia-Copete</u>, 792 F.2d 4 (1st Cir. 1986).

SO RECOMMENDED.

In San Juan, Puerto Rico, this 21st day of February, 2019.

s/Marcos E. López

U.S. MAGISTRATE JUDGE

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